



4. Such application was filed on this date because Plaintiff was unable to confer with the Defendant's counsel on Friday August 3, 2013. Defendant's counsel was expected to be available to confer, but was apparently tied up in conferences through the end of the date. Plaintiff's counsel called Defendant's counsel again on this morning (the morning of Aug 5) and reached him and secured his consent.
5. This enlargement should not affect any trial or pretrial deadlines since Plaintiff filed her motion well in advance of the dispositive motion deadline of August 5, 2013, and the present request is merely for two additional days for the reply brief.

**WHEREFORE**, the Plaintiff respectfully requests this Court enlarge the Reply in support of Plaintiff's Motion for Partial Summary Judgment deadline by two (2) calendar days, or until August 7, 2013.

**RESPECTFULLY SUBMITTED THIS 5th DAY OF AUGUST, 2013.**

HAMMONS, GOWENS, HURST  
& ASSOCIATES

s/ Christine E. Coleman  
Mark Hammons, OBA #3784  
Christine E. Coleman, OBA #30527  
325 Dean A. McGee Avenue  
Oklahoma City, Oklahoma 73102  
Telephone: (405) 235-6100  
Facsimile: (405) 235-6111  
Jury Trial Demanded  
Attorney Lien Claimed  
*Counsel for Plaintiff*

**CERTIFICATE OF SERVICE**

A true copy of the foregoing was filed and served by use of this Court's ECF system of filing and service to the opposing counsel below listed on this 5<sup>TH</sup> day of August, 2013.

David E. Strecker, OBA #8687  
Jessica C. Ridenour, OBA #20758  
Sean Kilian  
STRECKER & ASSOCIATES, P.C.  
2150 Mid-Continent Tower  
401 South Boston Avenue  
Tulsa, Oklahoma 74103-4009  
Telephone: (918) 582-1716  
Facsimile: (918) 582-1780  
david.strecker@streckerlaborlaw.com  
jessica.ridenour@streckerlaborlaw.com  
sean.kilian@streckerlaborlaw.com

s/ Christine E. Coleman \_\_\_\_\_